EXHIBIT E

DV-110 Temporary Restraining O	rder Clerk st	tamps date here when form is filed.
✓ Original Order ☐ Amended O		FILED Superior Court of California
Instruction: The person asking for a restraining order must co	•	County of Alameda
(1), (2), and (3) only. The court will complete the rest of this	.orm.	03/05/2025
1 Protected Person (name): Rula Nabil Khoury Cav	raco Dias	Flake, Executave Officer/Clerk of the Court
Total Table Total (mamo). Itala Habii Kilodiy Cal	By:	Deputy
(2) Restrained Person		C. Gallo
*Full Name: Casimiro Jose Canha Cavaco Dias		
*Gender: ✓ M ☐ F ☐ Nonbinary *Race: O		name and street address: Court of California, County of
*Age: 45 (estimate, if age unknown) Date of Birth: 02		
_	Hayward	d Hall of Justice
Height: 6'0 Weight:		mador Street
Hair Color: BLK Eye Color: BRO	Hayward	d, CA. 94544
Relationship to person in 1: Husband		
Address of restrained person: Ruben Zadaryan Street		n case number when form is filed.
City: Yerevan, Armenia State: Zip: _	Case Nu	mber:
Firearms, firearm parts, or ammunition that restrained pers	on may have:	24FL092755
(Include information from form DV-100, item 9)		
(Information that has a star (*) next to it is required to into a California police database. Give all the information y		
3 • Other Protected People In addition to the person named in 1, the people listed bel	ow are protected by the or	ders listed in (9) through (12).
Full name	Relationship to person in	
Ines Madalena Khoury Cavaco Dias	Daughter	9
Nuria Lucia Khoury Cavaco Dias	Daughter	8
Casimiro Afonso Khoury Dias	Son	
Jane Khoury	Sister	44
Check here if you need to list more people. List them or Protected People" at the top, and attach it to this form.	a separate piece of paper,	write "DV-110, Other
(The court will complete t	he rest of this form)	
Your Hearing Date (Court Date)		
This order expires at the end of the hear	ng listed helow:	
ДПІ і		
Hearing Date: <u>05/06/2025</u>	Time: <u>01:30</u>	a.m. 🔽 p.m.
<u> </u>		

This order must be enforced throughout the United States. See page 7.

Γ	Case Number:
	24FL092755

To the Person in 2: The judge has granted temporary orders. See 5 through 21. If you do not obey these orders, you can be charged with a crime, go to jail or prison, and/or pay a fine. It is a felony to take or hide a child in violation of this order.

(5) No Firearms (Guns), Firearm Parts, or Ammunition

a. You cannot own, possess, have, buy or try to buy, receive or try to receive, or in any other way get any prohibited item listed below in b.

b. Prohibited items are:

- (1) Firearms (guns);
- (2) Firearm parts, meaning receivers, frames, and any item that may be used as or easily turned into a receiver or frame (see Penal Code section 16531); and
- (3) Ammunition.
- c. Within 24 hours of receiving this order, you must sell to or store with a licensed gun dealer, or turn in to law enforcement, any prohibited items you have in your immediate possession or control.
- d. If law enforcement asks you for your prohibited items, you must turn them over immediately.
- e. Within 48 hours of receiving this order, you must file a receipt with the court that proves all prohibited items have been turned in, sold, or stored. (You may use form DV-800/JV-270, Receipt for Firearms, Firearm Parts, and Ammunition.) If law enforcement served you with the restraining order, you must give a copy of the receipt to that law enforcement agency.

$oxed{6}$ \square Restrained person has prohibited items

The court finds that you have the following prohibited items:

a. Firearms and/or firearm parts			Proof of compliance
Description (include serial number,	if known)	Location, if known	received by the court
(1)			\Box (date):
(2)		_	(date):
(3)			(date):
(4)			☐ (date):
b. Ammunition			D C C 1
Description	Amount, if known	Location, if known	Proof of compliance received by the court
(1)			\Box (date):
(2)			☐ (date):

Case Number:	
24FL092755	

In addition to the hear that you have properly including any items lis	ing listed on form DV-109, item (v turned in, sold, or stored all prohisted in 6). If you do not attend the	3), Firearm Parts, and Ammunition Compliance 3), you must attend the court hearing listed below to prove ibited items (described in 5) you still have or own, e court hearing listed below, a judge may find that you tement and a prosecuting attorney of the violation.
have violated the restr	anning order and notity law emore	
		Name and address of court, if different than court address listed on page 1
Date:	Dept.:	
Time:	Room:	
<u> </u>		

8 No Body Armor

You cannot own, possess, or buy body armor (defined in Penal Code section 16288). You must relinquish any body armor you have in your possession.

9 Cannot Look for Protected People

You must not take any action to look for any person protected by this order, including their addresses or locations.

- If checked, this order was **not granted** because the judge found good cause not to make the order.
- - Harass, attack, strike, threaten, assault (sexually or otherwise), hit, follow, stalk, molest, destroy personal property, keep under surveillance, impersonate (on the internet, electronically, or otherwise), block movements, annoy by phone or other electronic means (including repeatedly contact), or disturb the peace.
 - "Disturb the peace" means to destroy someone's mental or emotional calm. This can be done directly or indirectly, such as through someone else. This can also be done in any way, such as by phone, over text, or online. Disturbing the peace includes coercive control.
 - "Coercive control" means a number of acts that unreasonably limit the free will and individual rights of any person protected by this restraining order. Examples include isolating them from friends, relatives, or other support; keeping them from food or basic needs; controlling or keeping track of them, including their movements, contacts, actions, money, or access to services; and making them do something by force, threat, or intimidation, including threats based on actual or suspected immigration status. Coercive control includes reproductive coercion meaning controlling someone's reproductive choices, such as using force, threat, or intimidation to pressure someone to be or not be pregnant, and to control or interfere with someone's contraception, birth control, pregnancy, or access to health information.



Case Number:
24FL092755

No-	-Contact Order	☐ Not requested	☐ Denied until the hearing	☑ Granted as follows:
		1 0	the persons in 3 by telephone, mail, email, or oth	ner electronic means.
(1)	children for cou 2) \(\sum \) You may have c	rt-ordered visits. ontact with your childre	act with the person in ① only to en only during court-ordered con	tact or visits.
		t through a lawyer or page and does not violate	rocess server or another person f this order.	or service of legal papers rela
Sta	ıy-Away Order	☐ Not requested	☐ Denied until the hearing	☑ Granted as follows:
v	You must stay at least (✓ Person in ①. ✓ Home of person in ✓ ✓ Job or workplace of ✓ Vehicle of person in	1). f person in 1.	yards away from (check all that a School of person in 1. Persons in 3. Children's school or child care Other (explain): Children's 6	
T (1 (2	2) For you to visit	ange your children for c	court-ordered visits. You must do court-ordered contact or visits.	so briefly and peacefully.
You	1	✓ Not requested nal clothing and belong	☐ Denied until the hearing ings needed until the hearing and	☐ Granted as follows:
) Oth	ner Orders ☑	Not requested 🔲 De	enied until the hearing 🔲 Gi	anted as follows:

Case Number:
24FL092755

	Child Custody and Visitation Granted on the attached form DV-140 [(list other form):	, Child Custody and V		
16)	a. You must stay at leastb. You must not take, sell, hide, me animals.	yards away from tholest, attack, strike, the	reaten, harm, get rid of, tra	insfer, or borrow against the
	c. The person in 1 is given the so Name (or other way to ID animal)	_	nd control of the animals li Breed (if known)	sted below. Color
				<u> </u>
17)				
17)		equested 🗌 Denie	d until the hearing	Granted as follows:
17)	Control of Property ✔ Not r	equested Denie	d until the hearing	Granted as follows:
	Control of Property ✓ Not r Until the hearing, only the person in (1)	equested Denie can use, control, and Not requested ordered not to cash, becoverage held for the becover	d until the hearing d possess the following pro Denied until the hearing	Granted as follows: operty: Granted as follows: sfer, dispose of, or change

				Case Number:	
				24FL0927	<u>′55</u>
20	The person in in including animals, except notify the other of any n	must not transport in the usual course of ew or big expenses and son in 1. To notify the	fer, borrow against, se business or for necessi explain them to the co person in 1 of new of	thearing Granted as follows: Il, hide, or get rid of or destroy ties of life. In addition, each purt. (If the court granted 11), to big expenses, have a server ever, if they have one.)	y any property, person must the person in 2
21)	Pay Debts Owed for The person in (2) must be		_	ed until the hearing 🔲 Gra	nted as follows
				Due date:	
				Due date:	
	Pay to:	For:	Amount: \$	Due date:	
23	No Fee to Serve (N	• Pay Expenses Ca	used by Abuse	 Batterer Intervention Pro Transfer of Wireless Phon 	ne Account
24)	SER-001, Request for Solution Attached Pages	heriff to Serve Court Pap (All of the attached pag	pers. Give form SER-(eriff to serve your papers, con 101 and a copy of this order to er.)	•
	a. Number of pages attab. Attachments include	forms (check all that ap	ply):		
		DV-145 DV-820	☑ Other: DV-109	Thomas Whi	ely
		This is	s a Court Order.	Judge or Judicial Officer Thomas Weath	ers / Judge

Temporary Restraining Order (CLETS-TRO) (Domestic Violence Prevention)

DV-110, Page 6 of 9

Rev. January 1, 2025

24FL092755

Certificate of Compliance With VAWA

This temporary protective order meets all "full faith and credit" requirements of the Violence Against Women Act, 18 U.S.C. section 2265 (1994) (VAWA), upon notice of the restrained person. This court has jurisdiction over the parties and the subject matter; the restrained person has been or will be afforded notice and a timely opportunity to be heard as provided by the laws of this jurisdiction. This order is valid and entitled to enforcement in each jurisdiction throughout the 50 states of the United States, the District of Columbia, all tribal lands, and all U.S. territories, commonwealths, and possessions and shall be enforced as if it were an order of that jurisdiction.

Warnings and Notices to the Restrained Person in 2

Your Address to Receive Court Orders

If the judge makes a restraining order at the hearing (court date), which has the same orders as in this Temporary Restraining Order, you will get a copy of that order by mail at your last known address, which is written in ② on page 1. If your address was not listed on this form or is incorrect, contact the court. If you did not attend your hearing and want to know if the judge granted a restraining order against you, contact the court.

Child Custody, Visitation, and Support

- Child custody and visitation: If you do not attend your hearing (court date), the judge can make custody and visitation orders for your children without hearing from you.
- Child support: The judge can order child support based on the income of both parents. The judge can also have that support taken directly from a parent's paycheck. Child support can be a lot of money, and usually you have to pay until the child is age 18. File and serve form FL-150, Income and Expense Declaration, or form FL-155, Financial Statement (Simplified), if you want the judge to have information about your finances. Otherwise, the court may make support orders without hearing from you.
- **Spousal support:** File and serve **form <u>FL-150</u>**, *Income and Expense Declaration*, so the judge will have information about your finances. Otherwise, the court may make support orders without hearing from you.

Firearms (Guns), Firearm Parts, and Ammunition

Under California law, you cannot have any firearms (guns), certain firearm parts, or ammunition. (Family Code sections 6216 and 6389(a)). Ask the court for information on how to properly turn in, sell, or store these items in your city or county. You can also contact your local police department for instructions.



24FL092755

Instructions for Law Enforcement

This order is effective when made. It is enforceable by any law enforcement agency that has received the order, is shown a copy of the order, or has verified its existence on the California Law Enforcement Telecommunications System (CLETS). If the law enforcement agency has not received proof of service on the restrained person, and the restrained person was not present at the court hearing, the agency shall advise the restrained person of the terms of the order and then shall enforce it. Violations of this order are subject to criminal penalties.

Duties of Officer Serving This Order

The officer who serves this order on the Restrained Person must do the following:

- Ask if the Restrained Person is in possession of any of the prohibited items listed in **(6)**, or has custody or control of any that they have not already turned in.
- Order the Restrained Person to immediately surrender to you all prohibited items.
- Issue a receipt to the Restrained Person for all prohibited items that have been surrendered.
- Complete a proof of personal service and file it with the court. You may use form DV-200 for this purpose. Within one business day of service, submit the proof of service directly into the California Restraining and Protective Order System (CARPOS), including the serving officer's name and law enforcement agency.

Arrest Required if Order Is Violated

If an officer has probable cause to believe that the restrained person had notice of the order and has disobeyed the order, the officer must arrest the restrained person. (Penal Code sections 836(c)(1), 13701(b).) A violation of the order may be a violation of Penal Code section 166 or 273.6.

If the Protected Person Contacts the Restrained Person

Even if the protected person invites or consents to contact with the restrained person, the orders remain in effect and must be enforced. The protected person cannot be arrested for inviting or consenting to contact with the restrained person. The orders can be changed only by another court order. (Penal Code section 13710(b).)

Child Custody and Visitation

Child custody and visitation orders are listed on form DV-140 or another attached form. If the judge made these orders, look at (1) and (12) of this order to see if the judge granted an exception for brief and peaceful contact with the person in (1) as needed to follow court-ordered visits. Contact by the person in (2) that is **not** brief and peaceful is a violation of this order. Forms DV-100 and DV-105 are not orders. Do not enforce them.



24FL092755

Conflicting Orders—Priorities for Enforcement

If more than one restraining order has been issued protecting the protected person from the restrained person, the orders must be enforced in the following priority (see Penal Code section 136.2 and Family Code sections 6383(h)(2), 6405(b)):

- 1. **Emergency Protective Order (EPO):** If one of the orders is an *Emergency Protective Order* (form EPO-001), provisions (e.g., stay away order) that are more restrictive than in the other restraining/protective orders must be enforced. Provisions of another order that do not conflict with the EPO must be enforced.
- 2. **No-Contact Order:** If a restraining/protective order includes a no-contact order, the no-contact order must be enforced. Item (11) is an example of a no-contact order.
- 3. Criminal Protective Order (CPO): If none of the orders include an EPO or a no-contact order, the most recent CPO must be enforced. (Family Code sections 6383(h)(2) and 6405(b).) Additionally, a CPO issued in a criminal case involving charges of domestic violence, Penal Code sections 261, 261.5, or former 262, or charges requiring sex offender registration must be enforced over any civil court order. (Penal Code section 136.2(e)(2).) All provisions in the civil court order that do not conflict with the CPO must be enforced.
- 4. Civil Restraining Orders: If there is more than one civil restraining order (e.g., domestic violence, juvenile, elder abuse, civil harassment), then the order that was issued last must be enforced. Provisions that do not conflict with the most recent civil restraining order must be enforced.

(The clerk will fill out this part.)

Instructions to Clerk: You must give up to three free (certified, stamped, and endorsed) copies of this order to the protected party.

Clerk's Certificate [seal]

-Clerk's Certificate-

I certify that this *Temporary Restraining Order* is a true and correct copy of the original on file in the court.

, Deputy Clerk, by

DV-109

Notice of Court Hearing

Instruction: The person asking for a restraining order must complete items (1) and (2). The court will complete the rest of this form.

1 Person Asking for Protection

Name: Rula Nabil Khoury Cavaco Dias

FILED
Superior Court of California
County of Alameda
03/05/2025
Clad Flike, Executive Officer / Clerk of the Court

By:
C. Gallo

Fill in court name and street address:

2 Person to Be Restrained

Name: Casimiro Jose Canha Cavaco Dias

Superior Court of California, County of

Alameda

Hayward Hall of Justice 24405 Amador Street Hayward, CA. 94544

Name and address of court if different from above:

Court fills in case number when form is filed.

Case Number:

24FL092755

3 Notice of Hearing

A court hearing is scheduled on the request for restraining orders against the person in (2):



Date: 05/06/2025 Time: 1:30PM Room:

You may attend your court date remotely, such as by phone or videoconference. For more information, go to the

In Person

At the hearing, the court must consider whether failure to make any of the orders requested by the person in 1 might risk the safety of the person in 1 or any children listed on form DV-105. If child or spousal support was requested, the court must consider whether failure to make support orders would risk the safety of the person in 1 or any children listed on form DV-105.

court's website for the county listed above. To find the court's website, go to:www.courts.ca.gov/find-my-court.htm

To the person in (2):

- If you attend the hearing (in person, by phone, or by videoconference) and the judge grants a restraining order against you, the order will be effective immediately, and you could be arrested if you violate the order.
- If you do not attend the hearing, the judge may still grant the restraining order that could last up to five years. After you receive a copy of the order, you could be arrested if you violate the order.



24FL092755

4	Temporary Restraining Orders (Any orders granted are attached on form DV-110.)	
	a. Temporary Restraining Orders (any order requested under Family Code section 6320): (check one)	
	(1) All granted until the court hearing.	
	(2) All denied until the court hearing. (Reasons for denial are given below in b.)	
	(3) Partly granted and partly denied until the court hearing. (Reasons for denial are given in b.)	
	b. Reasons for denial of some or all of the orders requested on form DV-100.	
	(1) The facts given in the request (form DV-100) do not show reasonable proof of a past act or acts of abus (Family Code sections 6300, 6320, and 6320.5.)	se.
	(2) The facts given in the request do not give enough detail about the most recent incidents of abuse,	
	including what happened, the dates, who did what to whom, or any injuries or history of abuse.	
	(3) Other reasons for denial:	
		_
5	Confidential Information Regarding Minor	
	a. A request to keep minor's information confidential was made (see form DV-160) and granted. (See form DV-165, Order on Request to Keep Minor's Information Confidential, served with this form.)	
	b. If the request was granted, the information described on the order (form DV-165, item (7)) must be kep	t
	CONFIDENTIAL. The disclosure or misuse of the information is punishable as a sanction, with a fine o	
	up to \$1,000 or other court penalties.	
6	Service of Documents by the Person in 1	
	At least ☑ five ☐ days before the hearing, someone age 18 or older—not you or anyone to be	
	protected—must personally give (serve) a court file-stamped copy of this form (DV-109, Notice of Court	
	Hearing) to the person in (2) along with a copy of all the forms indicated below:	
	a. DV-100, Request for Domestic Violence Restraining Order (file-stamped)	
	b. DV-110, Temporary Restraining Order (file-stamped), if granted	
	c. DV-120, Response to Request for Domestic Violence Restraining Order (blank form)	
	d. DV-120-INFO, How Can I Respond to a Request for Domestic Violence Restraining Order?	
	e. DV-170, Notice of Order Protecting Information of Minor, and DV-165, Order on Request to Keep Minor Information Confidential (file-stamped), if granted	S
	f. Other (specify):	
	Judge's Signature	
	Date:09/25/2024	_
	Judicial Offic ₹homas Weathers / Judge	

Notice of Court Hearing (Domestic Violence Prevention) Rev. January 1, 2025

DV-109, Page 2 of 3

24FL092755

To the Person in 1:

- At the hearing: The judge will decide if a restraining order is needed to keep you or your children safe. If the judge grants you a restraining order at the hearing, it can last up to five years. You must attend the hearing if you want the judge to make any of the orders you requested on form DV-100. Bring any evidence or witnesses you have. For more information, read form DV-520-INFO, Get Ready for Your Restraining Order Court Hearing.
- Option to cancel hearing: If item (4) a(2) or (4) a(3) is checked, you have the option of canceling the hearing. If you cancel the hearing, your request for restraining order will not move forward. Any temporary orders made will expire on the day of the hearing. If you want to cancel the hearing, use form <u>DV-112</u>, *Waiver of Hearing on Denied Request for Temporary Restraining Order*.
- **Before the hearing:** You must have someone personally serve (give) the person in **2** a copy of all the papers listed in **6** by the deadline listed in **6**. For more information, read form DV-200-INFO, *What Is "Proof of Personal Service"*? You may ask to reschedule the hearing if you are unable to serve the person in **2** and need more time to serve the documents, or for other good reasons. Read form <u>DV-115-INFO</u>, *How to Ask for a New Hearing Date*.

To the Person in 2:

- **Respond in writing** (optional): You can respond in writing by completing form DV-120, *Response to Request for Domestic Violence Restraining Order*. For more information, read form <u>DV-120-INFO</u>, *How Can I Respond to a Request for Domestic Violence Restraining Order*?
- At the hearing: Whether or not you respond in writing, attend the hearing if you want the judge to hear from you before making an order. At the hearing, tell the judge why you agree or disagree with the orders requested. Bring any evidence or witnesses you have. Read form <u>DV-520-INFO</u>, *Get Ready for Your Restraining Order Court Hearing*.
- If you are unable to attend your court hearing or need more time to prepare your case, you may ask the judge to reschedule your court date. Read form <u>DV-115-INFO</u>, *How to Ask for a New Hearing Date*.



Request for Accommodations

Assistive listening systems, computer-assisted real-time captioning, or sign language interpreter services are available if you ask at least five days before the hearing. Contact the clerk's office or go to www.courts.ca.gov/forms for *Disability Accommodation Request* (form MC-410). (Civil Code section 54.8.)

(Clerk will fill out this part.)				
Clerk's Certificate	—	Clerk's Certificate—		
[seal]	I certify that this <i>No</i> in the court.	otice of Court Hearing is a true and c	correct copy of the original on file	
	Date:	Clerk, by	, Deputy	

	DV-140	Child Custody and Visitation Orde	_r	Case Numbe	r:
	DV-140	China Gustouy and Visitation Orde	<u></u>		24FL092755
This	form is attached to	(check one):			
1	Name of Proto	acted Person: D. L. M. 1917.			
		ected Person: Rula Nabil Khoury Cavaco Dia		•1 \	
	Kelationship to ch	nildren: Parent	descri	ıbe):	
	Name (D.)	rained Person. Casimiro Jose Canha Cavaco	Diac		
(2)					
	Relationship to ch	nildren: Parent Legal Guardian Other (descri	ibe):	
	_				
3		nder 18 Years Old			
				of birth:	10/11/2014
				of birth:	04/05/2016
				of birth:	10/30/2017
	d. Name:		Date of	of birth:	
	☐ (Check here is	f you have more children to list. On a separate piece	of pap	per write "DV	7-140, Children" at the top
	and attach it t	o this form.)			
4	✓ No Travel W	Vith Children Without Permission			
	☐ Person in (1)	Person in (2) Uther (name):			
	\circ	n permission from the other parent, or a court order,	to take	e the children	outside of:
	a. County of (•	io iaix	- IIIO UIIIIGIOI	
	b. State of Cal				
	c. United Stat				
	d. Other place	e(s) (list):			
5	✓ Ston Acces	s to Children's School, Health, and Othe	r Info	rmation	
		2 must not access or have access to the records or i	ınıorn	iation for:	
		dren listed in 3.			
	☐ Only the ch	nildren listed here (names):			
		wing (check all that apply):			
		ental, and mental health providers			
		daycare providers	_		
		ular activity providers, including summer camps and	l sport	s teams	
		ployers (including volunteer and unpaid positions)			
	Other (desc	· ·			
		provider listed above, you must not release inform to the person in (2).	nation	or records	regarding the children

Case Number:				
24FL092755				

'	Child Custody				
a.	Legal Custody (The person tha	t makes decisions about the child	d's health, ed	lucation, and welfare.)	
	Sole to Person in (1)	☐ Jointly (shared) by persons	_	_	
	Sole to Person in 2	Other (describe):			
h	Physical Custody (The person t.	hat the child regularly lives with	.)		
υ.	Sole to Person in (1)	☐ Jointly (shared) by persons		2)	
	☐ Sole to Person in ②	Other (describe):			
c.	If the judge granted sole or join	t custody to the person in $(\mathbf{\hat{2}})$, the	ne judge mus	t explain why.	
	(For judge to complete. Check of		<i>3</i>		
	, , ,	hearing (See minute order or as	k for the tran	iscript.)	
	-	6 (1000 1000 1000 1000 1000 1000 1000 10	-	- '	
(If	Person in 2 must have this form is attached to form DV that to visit with your children ten	7-110, Temporary Restraining O	rder, this me	eans that the judge has stoppe	
(If	this form is attached to form DV	V-110, Temporary Restraining Onporarily. If you do not agree wi	rder, this me	eans that the judge has stoppe	
(If	Sthis form is attached to form DV that to visit with your children tensels. Supervised (Monitored) Verson to be supervised: Per	V-110, Temporary Restraining Onporarily. If you do not agree wi	<i>Prder</i> , this menth this order, this order, by:	eans that the judge has stoppe	
(If	Sthis form is attached to form DV that to visit with your children tensels. Supervised (Monitored) Verson to be supervised: Per	V-110, Temporary Restraining On porarily. If you do not agree with Visitation with Children son in 1 Person in 2 relationship to child, if known):	<i>Prder</i> , this menth this order, this order, by:	eans that the judge has stoppe	
(If	Sthis form is attached to form DV that to visit with your children tense. Supervised (Monitored) V Person to be supervised: Per Nonprofessional (name and	V-110, Temporary Restraining Onporarily. If you do not agree with Visitation with Children son in 1 Person in 2 relationship to child, if known):	<i>Prder</i> , this menth this order, this order, by:	eans that the judge has stoppe attend your court hearing.)	
(If	Sthis form is attached to form DV that to visit with your children tense. Supervised (Monitored) V Person to be supervised: Nonprofessional (name and Professional (name, if know)	V-110, Temporary Restraining Onporarily. If you do not agree with Visitation with Children son in 1 Person in 2 relationship to child, if known): 1 % Person in 2 rider by (date):	brder, this menth this order, this order, the this order, by:	eans that the judge has stoppe attend your court hearing.)	
(Iff rig	Sthis form is attached to form DV that to visit with your children tense. Supervised (Monitored) Verson to be supervised: Per Nonprofessional (name and Professional (name, if know (1) Fees paid by: Person in (2) Person in 1 contact provents.	V-110, Temporary Restraining Onporarily. If you do not agree with Visitation with Children son in 1 Person in 2 relationship to child, if known): 1 % Person in 2 rider by (date): Vider by (date):	brder, this menth this order, this order, the this order, by:	eans that the judge has stoppe attend your court hearing.)	
(Iff rig	Sthis form is attached to form DV that to visit with your children tense. Supervised (Monitored) Verson to be supervised: Per Nonprofessional (name and Professional (name, if know (1) Fees paid by: Person in (2) Person in 1 contact provements of the provider's contact information,	V-110, Temporary Restraining Onporarily. If you do not agree with Visitation with Children son in 1 Person in 2 relationship to child, if known): 1 % Person in 2 rider by (date): Vider by (date):	brder, this menth this order, this order, the this order, by:	eans that the judge has stoppe attend your court hearing.)	
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(Iff rigging a. b.	Sthis form is attached to form DV that to visit with your children tends Supervised (Monitored) V Person to be supervised: Per Nonprofessional (name and Professional (name, if know) (1) Fees paid by: Person in (2) Person in 1 contact provous Person in 2 contact provous Person in 2 contact provous Provider's contact information, Address: Schedule of supervised visits	V-110, Temporary Restraining Onporarily. If you do not agree with visitation with Children son in 1 Person in 2 relationship to child, if known): (1) % Person in 2 rider by (date): vider by (date):	brder, this menth this order, this order, the this order, by:	eans that the judge has stopped attend your court hearing.)	
(Iff rigging a. b.	Supervised (Monitored) Person to be supervised: Per Nonprofessional (name and Professional (name, if know) (1) Fees paid by: Person in (2) Person in 1 contact prov Person in 2 contact prov Provider's contact information, Address: Schedule of supervised visits (1) Once a week, for (number)	V-110, Temporary Restraining Onporarily. If you do not agree with Visitation with Children son in 1 Person in 2 relationship to child, if known): 1 % Person in 2 rider by (date): Vider by (date): Vider by (date):	brder, this menth this order, this order, the this order, by:	eans that the judge has stopped attend your court hearing.) Telephone:	
(Iff rigging a. b.	Sthis form is attached to form DV that to visit with your children tends Supervised (Monitored) V Person to be supervised: Per Nonprofessional (name and Professional (name, if know) (1) Fees paid by: Person in (2) Person in 1 contact provous Person in 2 contact provous Person in 2 contact provous Provider's contact information, Address: Schedule of supervised visits	V-110, Temporary Restraining Onporarily. If you do not agree with Visitation with Children son in 1 Person in 2 relationship to child, if known): (1) % Person in 2 rider by (date): (in) with Children agree with Children agree with the child, if known): (in) with Children agree with the children agree a	by: % Other:	eans that the judge has stopped attend your court hearing.) Telephone:	

Case Number:	
24FL	.092755

) L] \$	Supervised (Monitored) Child Exchanges (Use item 11) to describe visitation schedule.)	
a	. I	Person to be supervised: Person in Person in by:	
	[☐ Nonprofessional (name and relationship to child):	
	5	Safe location for exchanges:	
		(For more information on safe locations, go to https://selfhelp.courts.ca.gov/guide-supervised-visitation .)	
	[Professional (list name, if known):	
	((1) Fees paid by: Person in 1 % Person in 2 % Other:	%
	((2) Person in 1 contact provider by (date):	
		Person in 2 contact provider by (date):	
	((3) Location of exchanges to be decided by provider.	
b	. I	Provider's contact information, if known:	
		Address: Telephone:	
i) [•	Visits With No Supervision (Unmonitored) If the judge granted unsupervised visits to the person in ②, the judge must explain why. (For judge to complete. Check all that apply):	
1) [a	•	If the judge granted unsupervised visits to the person in 2), the judge must explain why.	
a b	. [If the judge granted unsupervised visits to the person in 2 , the judge must explain why. (For judge to complete. Check all that apply): Judge's reasons given at the hearing (See minute order or ask for the transcript.)	
	. [If the judge granted unsupervised visits to the person in ②, the judge must explain why. (For judge to complete. Check all that apply): Judge's reasons given at the hearing (See minute order or ask for the transcript.) Judge's reasons listed here: Person in ① Person in ② will visit with the children as follows:	
	. [If the judge granted unsupervised visits to the person in ②, the judge must explain why. (For judge to complete. Check all that apply): Judge's reasons given at the hearing (See minute order or ask for the transcript.) Judge's reasons listed here: Person in ① Person in ② will visit with the children as follows:	
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	. [If the judge granted unsupervised visits to the person in ②, the judge must explain why. (For judge to complete. Check all that apply): Judge's reasons given at the hearing (See minute order or ask for the transcript.) Judge's reasons listed here: Person in ① Person in ② will visit with the children as follows:	
	. [If the judge granted unsupervised visits to the person in ②, the judge must explain why. (For judge to complete. Check all that apply): Judge's reasons given at the hearing (See minute order or ask for the transcript.) Judge's reasons listed here: Person in ① Person in ② will visit with the children as follows:	

Case Numb	er:
	24FL092755

	Time	Person to bring children to and from visit	Location of drop-off/pick-t
Monday	Start: End, if applies:		
Tuesday	Start: End, if applies:		
Wednesday	Start: End, if applies:		
Thursday	Start: End, if applies:		
Friday	Start: End, if applies:		
Saturday	Start: End, if applies:		
Sunday	Start: End, if applies:		
Follow the Every w	schedule listed above (cheek Every other w		
Start date	for visits (month, day, yea	er)	
country of	Habitual Residence f habitual residence of the	an attachment (e.g., <u>FL-341(C)</u> , Childre child or children in this case is	·
urisdictio	n and Notice jurisdiction to make child	custody orders in this case under the Ufornia Family Code starting with section	

DV-145

Order to Prevent Child Abduction

Case Number:	,
24	4FL092755

This for	m is attached to DV-140, Child Custody and Visitation Order.
1 N	ame of Protected Person: Rula Nabil Khoury Cavaco Dias
\sim	elationship to children: Parent Legal Guardian Other (describe):
	ame of Restrained Person: Casimiro Jose Canha Cavaco Dias
R	elationship to children: Parent Legal Guardian Other (describe):
3 C	Court's Decision
В	ased on the information given, the judge finds that:
a.	☐ There is not a risk that the person in ② might take the children without proper permission. The judge has not granted any of the orders in ④—12.
b	There is a risk that the person in 2 might take the children without permission because person in 2:
	(Check all that apply):
	 (1) ☐ Has violated or threatened to violate a custody or visitation order. (2) ☑ Does not have strong ties to California.
	(3) Has done things recently that make it easy to take the children <i>(check all that apply)</i> :
	Quit a job Sold a home or ended a lease
	☐ Closed a bank account ☐ Hidden or destroyed documents
	☐ Sold or gotten rid of property ☐ Applied for a passport, birth certificate, or school or medical records
	(4) Has a history of (check all that apply):
	✓ Abusing person in ① ☐ Taking the children without permission ☐ Not cooperating with person ① in parenting ☐ Child abuse
	(5) ☐ Has a criminal record
	(6) ✓ Has strong ties in:
	Another county in California (list county):
	Another state (list states):
	Another country (list country): Portugal/Armania
	(7) Is a citizen of another country (list country): Portugal
	(8) Other reasons:
T I. •	
ine O	rders are Granted as Follows:
\bigcirc	Do Not Move Without Written Permission of the Other Parent or Court Order
	he person in 2 must <i>not</i> move with the children outside
	This county California The United States Other (specify):
W	iniout written permission from the other parent of a court order.



24FL092755

	n in the following documents: N/A
by (date):	to (name):
☐ Provide Travel Pla	an and Documents
	ne person in 1) the following before traveling with the children (check all that apply)
☐ Children's travel sched☐ Copies of round-trip ai	
Addresses and telepho	one numbers where children can be reached
An open airline ticket	for the person in 1 in case the children are not returned
other (desertoe).	
\square Notify Other State	e of Travel Restrictions
	er this order with (list county and state):
before the children can tra	avel to that state for visits.
✓ Notify Foreign Em	nbassy or Consulate of Passport Restrictions
	(name of embassy or consulate): U.S. embassy in Armania
1 CISOH III () III ust Houry	(name of embassy of constitute). U.S. empassy in Affiania
	the court with proof of the notice by (date): 05/06/2025
of this order and provide	the court with proof of the notice by (date): 05/06/2025 and Visitation Order
of this order and provide	the court with proof of the notice by (date): 05/06/2025
☐ Foreign Custody Person in ② must get a custody travel to (list country):	the court with proof of the notice by (date): 05/06/2025 and Visitation Order custody and visitation order equal to the most recent U.S. order before the children car for visits.
☐ Foreign Custody Person in ② must get a custody travel to (list country):	the court with proof of the notice by (date): 05/06/2025 and Visitation Order custody and visitation order equal to the most recent U.S. order before the children car
☐ Foreign Custody Person in ② must get a c travel to (list country): The court recognizes that	the court with proof of the notice by (date): 05/06/2025 and Visitation Order custody and visitation order equal to the most recent U.S. order before the children car for visits.
☐ Foreign Custody Person in ② must get a custravel to (list country): The court recognizes that ☐ Post a Bond	and Visitation Order custody and visitation order equal to the most recent U.S. order before the children car for visits. foreign orders may be changed or enforced depending on the laws of that country.
☐ Foreign Custody Person in ② must get a custody travel to (list country): The court recognizes that ☐ Post a Bond	the court with proof of the notice by (date): 05/06/2025 and Visitation Order custody and visitation order equal to the most recent U.S. order before the children car for visits.
☐ Foreign Custody Person in ② must get a custody travel to (list country): The court recognizes that ☐ Post a Bond	and Visitation Order custody and visitation order equal to the most recent U.S. order before the children car for visits. foreign orders may be changed or enforced depending on the laws of that country.
☐ Foreign Custody Person in ② must get a ce travel to (list country): The court recognizes that ☐ Post a Bond The person in ② must person in ② must person in ② must person in ② must person in ③ must person in ③ must person in ③ must person in ③ must person in ④ must person in ⑥ must person in	and Visitation Order custody and visitation order equal to the most recent U.S. order before the children car for visits. foreign orders may be changed or enforced depending on the laws of that country. law enforcement officer to enforce this order. In this county, contact the Child
☐ Foreign Custody Person in ② must get a ce travel to (list country): The court recognizes that ☐ Post a Bond The person in ② must person in ② must person in ② must person in ② must person in ③ must person in ③ must person in ③ must person in ③ must person in ④ must person in ⑥ must person in	and Visitation Order custody and visitation order equal to the most recent U.S. order before the children car for visits. foreign orders may be changed or enforced depending on the laws of that country. ost a bond for \$

Notice to Authorities in Other States and Countries: This court has jurisdiction to make child custody orders under California's Uniform Child Custody Jurisdiction and Enforcement Act (California Family Code, part 3, section 3400 et seq.) and The Hague Convention on the Civil Aspects of International Child Abduction (22 U.S.C. section 9001 et seq.). If jurisdiction is based on other factors, they will be listed above in (12).

SUPERIOR COURT OF CALIFORNIA COUNTY OF ALAMEDA	Reserved for Clerk's File Stamp
COURTHOUSE ADDRESS: Hayward Hall of Justice	FILED Superior Court of California
24405 Amador Street, Hayward, CA 94544	County of Alameda 03/05/2025
PLAINTIFF/PETITIONER:	Chad Flike , Executive Officer / Clerk of the Court
Rula Nabil Khoury Cavaco Dias	By: Deputy
DEFENDANT/RESPONDENT:	C. Gallo
Casimiro Jose Canha Cavaco Dias	
CERTIFICATE OF ELECTRONIC SERVICE CODE OF CIVIL	CASE NUMBER:
PROCEDURE 1010.6	24FL092755

I, the below named Executive Officer/Clerk of Court of the above-entitled court, do hereby certify that I am not a party to the cause herein, and that on this date I served one copy of the Temporary Restraining Order (Domestic Violence Prevention) (DV-110) entered herein upon each party or counsel of record in the above entitled action, by electronically serving the document(s) from my place of business, in accordance with standard court practices.

Leslie R Azcona Leslie Robin Azcona, Attorney at Law lr_azcona@yahoo.com

Dated: 03/05/2025

Michelle Marie Jacobson-Kwok List Jacobson-Kwok Thorndal, LLP michelle@ljtlawgroup.com

Chad Finke, Executive Officer / Clerk of the Court

By:

C. Gallo, Deputy Clerk